Form RD 1944-33 (Rev 10-00) UNITED STATES DEPARTMENT OF AGRICULTURE
RURAL DEVELOPMENT

FORM APPROVED

(Rev.10-00)	RURAL DEVELOPME RURAL HOUSING SERV		OMB No. 0575-0047	
	LOAN AGREEME	ENT		
. (1)	RRH Insured Loan to an Individual Ope	erating on a Profit Basi	is	
(1)	RRH Loan to an Individual Operating	on a Limited Profit	Basis	
Parties and Terms	s Defined. This agreement dated	(2)	of the Undersigned	
	2)	a called "Borrower"	whether one or more, whose post	
office address is	(4) Service, or a successor agency, United State	, wit	h the United States of America acting	
is made in consideration of a	loan, herein called "the loan", to Borrower in	the amount of \$	(5)	
·	made or insured, by the Government pur (6)	suant to section 515		
approved by the Government Government in rural areas.	issured by the Government the loan shall be nt in order to provide rental housing and a Such housing, facilities, and the land or ations of Borrower under the note evidencine "loan obligations".	related facilities for onstituting the site a	eligible occupants, as defined by the re herein called the "housing". The	
Government. To secure the restate security instrument give require, including an assign default by the Borrower, and construments and other instruments.	oan Instruments. To evidence the loan, signed by the Borrower for the amoun years, bearing interest at a rate, and conote or any indemnity or other agreement reting a lien upon the housing and upon such onent of the rents, subsidies, revenues and prontaining other terms and conditions prescribed by struments and documents required by lebtedness and other obligations of the Borroulled the "loan obligation".	t of the loan, payab ntaining other terms quired by the Govern other real property of ofits as collateral secu y the Government. The the Government is	ole in installments over a period of s and conditions, prescribed by the ment, the Borrower is to execute a real the Borrower as the Government shall rity to be enforced in the event of any Borrower is to execute any other security to connection with the making of	
agreements required by the Amendments Act of 1988 re 400-1entitled "Equal Opport to each construction contract (c) Form RD 400-4, entitled	nity and Nondiscrimination Provisions. The Government pursuant to Title VIII of the clated to Fair Housing regarding nondiscrim unity Agreement', including an "Equal Opp to the amount of which exceeds \$10,000 and "Assurance Agreement (under Title VI, Civy other undertakings and agreements required by	Civil Rights Act of I ination in the use and ortunity Clause" to be any part of which is vil Rights Act of 1964	968 as amended by the Fair Housing of occupancy of housing, (b) Form RD is incorporated in or attached as a rider paid for with funds from the loan, and the paid for with funds from the loan, and the paid for with funds from the loan.	
contributed from the Borro	oution. The amount of \$ wer's own funds for land purchase or devenent of interim or loan funds from the Government of interim or loan funds from the Government of interim or loan funds from the Government of interim or lo		to be ced or deposited with the lender and	
OMB control number. The information collection is est	Reduction Act of 1995, no persons are required to valid OMB control number for this information intated to average 15 minutes per response, inclu- aining the data needed, and completing and review	collection is 0575-00- ding the time for review	47. The time required to complete this ving instructions, searching existing data	
				(see reverse)

PROCEDURE FOR PREPARATION : RD Instruction 1944-E.

PREPARED BY : Servicing Official.

NUMBER OF COPIES : Original and one copy.

SIGNATURE REQUIRED : Original signed by the borrower.

DISTRIBUTION OF COPIES : Original retained in Servicing Office. Copy to the borrower.

(12-06-00) PN 327

INSTRUCTIONS FOR PREPARATION

- (1) Check the proper type loan.
- (2) Insert the date the agreement is signed which must be prior to the loan approval date.
- (3) Type the name of the borrower as it will appear on the promissory note.
- (4) Type the borrower's address as it will appear on the promissory note.
- (5) Insert the amount of loan in figures as will be shown in the promissory note.
- (6) Insert if the loan is to serve senior citizens, congregate housing, or households of low and moderate incomes as appropriate.
- (7) Insert the number of years of the loan (usually 50 years).
- (8) Insert the amount of the borrower's contribution which should be no less than the three or five percent of the development cost or three or five percent of the security value whichever is less as established by program requirements.
- (9) Insert an amount equal to no less than two percent of the total development cost of the project.
- (10) Insert, in most cases, one tenth of the aggregate sum specified in (11).
- (11) The amount to be inserted will be no less than 10 percent of the total development cost or appraised value, whichever is greater. For participation loans, refer to §1944.233 of RD Instruction 1944-E.
- (12) This paragraph should be deleted if loan is to a borrower operating on a limited profit basis.
- (13) This paragraph and 6.g. should be deleted if the loan is to a borrower operating on a profit basis.
- (14) Insert an amount as determined in accordance with §1944.213 of RD Instruction 1944-E.
- (15) Insert date signed.
- (16) Borrower's signature.
- (17) Borrower's signature.

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	and a Reserve Account.
re obta	a. General Operating Account. By the time the Government loan is closed or interim construction funds ned, whichever occurs first, the Borrower shall provide cash from the Borrower's own funds in an amount totaling.
\$.	(9)
	b. Reserve Account Transfers at a rate not less than \$ (10) annually
hail be	made to the Reserve Account until the amount in the Reserve Account reaches the minimum sum of
at it t or	or such higher amount later agreed to with the Government and shall be resumed any time when necessary, because of disbursements authorized by the Government from the Reserve Account to restore o said sum, withdrawal and use of finds deposited to this account will be in accordance with 7 CFR part 1930, subpart C any successor regulation. With prior consent of the Government, funds in the Reserve Account may be used by the prover:
(12)	 For any purpose desired by the Borrower, provided the Borrower determines that after such disbursement (a) the amount in the Reserve Account will be not less than that required by this section to be accumulated by that time (less any disbursements authorized by the Government), and (b) the amount in the Reserve Account will likely not fall below that required to be accumulated during the next 12 months.
(13)	2) To pay dividends to the Borrower agreeing to limit the amount of profit to be obtained up to 8 percent per annum
()	of the borrower's initial investment of \$ (14) provided the Borrower determines
	that after such disbursement (a) the amount in the Reserve Account will be not less than that required by this section to be accumulated by that time (less any disbursements authorized by the Government), and (b) the amount in the Reserve
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refund the excess return on the investment to the tenants, or use said excess in a manner that will best benefit the tenants General Provisions a. It is understood and agreed by the Borrower that any loan made or insured will be administered subject to the limitations of the authorizing act of Congress and related regulations, and that any rights granted to the Government in this agreement or elsewhere may be exercised by the Government in the Government's sole discretion. b. Borrower shall comply with all covenants and agreements set forth in the note, security instrument, and any related agreements executed by Borrower in connection with the loan. c. The provisions of this agreement are representations to the Government, to induce the Government, to make or insure a loan to the borrower as aforesaid. If the Borrower should fail to comply with or perform any provision of this agreement or any requirement made by the Government pursuant to this agreement, such failure shall constitute default as fully as default in payment of amounts due on the loan obligations. In the event of such failure, the Government at its optimal may require specific performance, declare the entire amount of the loan obligations immediately due and payable and, if such entire amount is not paid forthwith, may take possession of and operate the housing and proceed to foreclose its security and enforce all other available remedies, or take such other actions as it deems necessary to enforce the provisions of this agreement. d. Any provisions of this agreement may be waived by the Government in its sole discretion, or changed by agreement between the Government and the Borrower to any extent such provisions could have been feoregone or agreed to in amended form, initially e. Any notice, consent, approval, waiver or agreement must be in writing. f. The Borrower agrees that no person with a disability would be subject to discrimination in employment or denied the benefits of the housing because of such disability. It will comply with		g. If the return on investment for any year exceeds 8 percent per a	annum of Borrower's initial investment of
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(12-06-00) PN 327